

FILED
Clerk
District Court

JUL 26 2005

For The Northern Mariana Islands
By 
(Deputy Clerk)

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9
10 **IN THE UNITED STATES DISTRICT COURT**
11 **OF THE NORTHERN MARIANA ISLANDS**

12 **DOUGLAS G. CHANCO and**
13 **EVANGELINE P. USON,**

14 **Plaintiffs,**

15 **v.**

16 **ROY E. TAROPE,**

17 **Defendant.**

) **CIVIL ACTION NO.: 05-0017**
)
)

) **PLAINTIFFS' INITIAL DISCLOSURES**
) **PURSUANT TO RULE 26(a)(1)**
)
)
)

18 COMES NOW Plaintiffs by and through counsel, and for their Initial Disclosures
19 Pursuant to Rule 26(a), discloses as follows:

20 1. Disclosures pursuant to Federal Rule of Procedure 26(a) (1) (A).

21 a. Douglas G. Chanco
22 c/o O'Connor, Berman Dotts & Banes
23 Witness to the accident

24 b. Evangeline P. Uson
25 c/o O'Connor, Berman Dotts & Banes
26 Witness to the accident

27 c. Mr. Roy E. Tarope
28 c/o Thomas E. Clifford
Witness to the accident.

d. The police personnel named on the police report.

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- e. The ambulance personnel who came to the accident scene, who are believed to the Elie Okamura, Nadia Saralu and Joe Taitano.
- f. The family members of Mr. Tarope who came to the accident scene, Mr. Tarope's mother, and his brother in-law Lee H. Monkeya, both of whom can be reached through Thomas E. Clifford.
- g. Various personnel named in the related CHC medical records.

2. Disclosures pursuant to Federal Rule of Procedure 26(a) (1) (B).

The following documents are available upon proper notification for inspection at the Law Offices of O'Connor Berman Dotts & Banes:

- a. DPS Report dated November 10, 2004.
- b. Photographs related Plaintiffs' personal injuries.
- c. Various medical records and bills from CHC related to CHC's treatment of Plaintiffs.

3. Disclosures pursuant to Federal Rule of Civil Procedure 26(a) (1) (C).

- a. Plaintiffs are claiming pain and suffering.
- b. As Plaintiffs are still recovering from their injuries and their damages are still accruing, Plaintiffs reserves their right to supplement this disclosure.

4. Disclosures pursuant to Federal Rule of Civil Procedure 26(a) (1) (D).

- a. Defendant has yet to provide Plaintiffs with a copy of the relevant insurance policy.

1 Dated: this 25th day of July, 2005.

3 O'CONNOR BERMAN DOTTS & BANES

4 Attorneys for Plaintiffs Douglas C. Chanco and
5 Evangeline P. Uson

7
8 By: 

9 DAVID G. BANES

CNMI Bar ID No. F0171